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11	COMMUNICATIONS LLC and MAXLINEAR, INC.	
12	UNITED STATES	DISTRICT COURT
13	CENTRAL DISTRIC	CT OF CALIFORNIA
14		
15	ENTROPIC COMMUNICATIONS,	Case No. 2:23-cv-1043-JWH-KES
16	LLC,	(Lead Case)
17	Plaintiff,	Case No. 2:23-cv-01047-JWH-KES (Related Case)
18	V.	STIPULATION TO EXTEND TIME
19	DISH NETWORK CORPORATION, et al.,	FOR NEW PARTIES MAXLINEAR COMMUNICATIONS LLC AND
20	Defendants.	MAXLINEAR, INC. TO RESPOND TO COX ENTITIES'
21		COUNTERCLAIMS; [PROPOSED] ORDER
22	ENTROPIC COMMUNICATIONS,	District Judge: Hon. John W. Holcomb
23	LLC,	Magistrate Judge: Hon. Karen E. Scott
24	Plaintiff,	Counterclaims served: October 20, 2023
25	V.	Current response date: December 8, 2023
26	COX COMMUNICATIONS, INC., et al.,	New response date: December 22, 2023
27	Defendants.	
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	STIP TO EXTEND TIME FOR MAXLINEAR TO RESPOND TO CO	OX´S COUNTERCLAIMS

Counter-Defendants MaxLinear, Inc. and MaxLinear Communications LLC
(collectively, "MaxLinear") and Counter-Claimants Cox Communications, Inc.,
CoxCom, LLC, and Cox Communications California, LLC, (collectively, "Cox")
(collectively, with MaxLinear, the "Parties"), by and through their respective
counsel, stipulate and enter into this Joint Stipulation to Extend Time for
MaxLinear, Inc. and MaxLinear Communications LLC to Respond to Cox's
Counterclaims:
WHEREAS, Cox filed its Answer to the Complaint and Counterclaims on
October 16, 2023 (ECF No. 94), adding MaxLinear, Inc. and MaxLinear
Communications LLC as counterclaim defendants to the litigation, and served the
same on MaxLinear on October 20, 2023;
WHEREAS, MaxLinear's counsel requested an extension until December 8,
2023 for MaxLinear to respond, and Cox agreed;
WHEREAS, the Court entered an order extending MaxLinear's deadline to
December 8, 2023;
WHEREAS, Cox offered to extend MaxLinear's deadline to respond to
Cox's Counterclaims until December 22, 2023 following the Parties' Local Rule 7-
3 meet-and-confer regarding MaxLinear's forthcoming motion
to dismiss in response to Cox's Counterclaims;
WHEREAS, Cox's counsel offered to provide the further extension provided
MaxLinear agrees to a hearing date for any motion to dismiss of no earlier than
February 2, 2024;
WHEREAS, the Parties have agreed to extend MaxLinear's deadline to
respond to the Counterclaims to December 22, 2023 and to a hearing date of no
earlier than February 2, 2024 for any motion to dismiss;
WHEREAS, the Parties have agreed that Cox's opposition to any motion to
dismiss the Counterclaims filed by MaxLinear will be filed by January 9, 2024;

1 WHEREAS, the Parties have agreed that MaxLinear's reply in support of its 2 motion to dismiss the Counterclaims will be filed by January 19, 2024. 3 NOW THEREFORE, the Parties, by and through their respective counsel, 4 hereby STIPULATE AND AGREE as follows: The Parties respectfully request an order from the Court extending 5 6 MaxLinear's deadline to respond to Cox's Counterclaims (Dkt. No. 94) from 7 December 8, 2023 to December 22, 2023. 8 2. The Parties further request an order from the Court that any motion to 9 dismiss the Counterclaims be noticed by MaxLinear no earlier than February 2, 2024. The Parties further request an order from the Court that any opposition 10 3. by Cox to a motion to dismiss the Counterclaims filed by MaxLinear be filed no later 11 than January 9, 2024 and any reply in support of such motion to dismiss be filed by 12 MaxLinear no later than January 19, 2024. 13 14 15 Dated: December 6, 2023 16 By: /s/ Rose S. Lee 17 ROSE S. LEE (CA SBN 294658) RoseLee@mofo.com 18 BITA RAHEBI (CA SBN 209351) BRahebi@mofo.com 19 MORRISON & FOERSTER LLP 707 Wilshire Boulevard, Suite 6000 20 Los Angeles, California 90017-3543 Telephone: 213.892.5200 21 Facsimile: 213.892.5454 22 STELLA MAO (CA SBN 335136) SMao@mofo.com 23 MORŘISON & FOERSTER LLP 755 Page Mill Road, 24 Palo Alto, California 94304-1018 Telephone: 650.813.5600 25 Facsimile: 650.494.0792 26 Attorneys for Defendants MAXLINEAR COMMUNICATIONS LLC and 27 MAXLINEAR, INC.

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1	Dated: December 6, 2023
2	By: /s/ April E. Isaacson
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21	INC., COXCOM, LLC AND COX
22	COMMUNICATIONS CALIFORNIA, LLC
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SIGNATURE CERTIFICATION Pursuant to Local Rule 5-4.3.4(a)(2)(i), I, April E. Isaacson, attest that all other signatories listed above concur in this filing's content and have authorized the filing. /s/ April E. Isaacson April E. Isaacson